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U.S NORTHERN DISTRICT COC	IRT
FILER: DARRYLW, MCKNGHTUR. FILENO, 122CVOOG17	
FILE NO. 122CV00617	4/25/2022
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STATEMENTO	SFACIS
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CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF OFFIO CLEVELAND	Kuller frus
CLEVELAND	1666
Levry a	July I MISS
	M. C. Common and C.

STATEMENT OF FACTS

PLAINTIFF BECAME OF DEFENDANT

DN CHARGES JULY 20th 2021. PLAINTIFF

GANE 4HAT COURT KNOWLEDGE HHAT HE

DNLY WAS DEFENSIVE WITH FORCE BECAUSE

THEIR VICTIM WAS CANGHT TRESPIBSING BY

PLAINTIFF ON OR ABOUT JULY 6-74.

HE ALSO GAVE THEM KNOWLEDGE BY
DOCUMENT HHAT HE IS A LEASE HOLDEN DE HHE INCIDENT. THE
OURTS HAVE NOT MADE ANY ATTEMPTS
TO RESCLUE THE ISSUE, SO PLAINTIFF GAVE
THEM HIS DENTAL LEASE AGREGMENT.

THE DEFENDANTS DEENA AND FAMON

PURSUED CONSTANTIN EVEN 41 HOUGH 2901.05

BAD, (H) AND (E) DISQUALIFIES HIT PURSUIT,

SO PLAINTIFF SEEK MONETHRY COMPENSATION

FOR MISSED LINEMPLOYMENT FROM PANDEMIC,

MONETARY COMP, FOR VIOLATING 1th S

U.S. CONSTITUTIONAL AMENDMENT RIGHTS,

PLAINTIFF CANE MORE DEFINE ON

MEMORANDIMM,

MEMORANDYM
2901.05 (B)(1) SAYS
A PERSON IS AllowED TO ACT IN SELF DEFENSE,
DEFENSE OF ANOHOR, OR OF THAT PERSON'S
RESIDENCE, IT ATTHE TRIAL OF THE ACCUSED
OF AN OFFENSE THAT INVOLVED THE PERSON'S USE OF
FORCE AGAINST ANOTHER, THERE IS EVIDENCE PRESENTED
THAT TENDS TO SUPPORT THAT THE INVOLVED PERSON
BEING ACCUSED USED FORCE IN DEFENSE OF THIS RESIDENCE,
THE PROSECUTION MUST PROJE THAT THE FORCE WAS
NOT USED IN THAT DEFENSE:

SO WITH LESPECT DETENDANT INTRODUCES 2901.05 TO SAY YHAT HE ALREADY SENT COPIES OF AIS RENTAL LEASE TO THE STATED LOCATED SCENE AS DESCRIBED IN WARRANT OF 3875 W25 HIST.

2901.05 GIVES HITE KNOWLEDGE HHAT IF EVIDENCE IS SUBMITTED HE COURT CAN GRANT RELIEF, THE PERSON TERRANCE FLOWERSHOR CAN HIE STATE PROVE BY EVIDENCE THAT FLOWER'S FOLLOWED PROCEDURE TO ATTEMPT TO ENTER AND REMAIN ON PROPERTY PREMISES.

I THE DETENDANT RECOGNIZED THE TRESPASS
ATTEMPT, SECTION 3.6) STATES THAT
AN RESIDENT HIS THE RIGHT TO USE SUCH
FORCE IF THE TRESPASSED HAS NO AUTHORITY.
AUTHORITY WOULD BE GRANTED IF FLOWERS
SIGNED THE SIGN IN SHEET, BUT HAS
NAME IS NOT THERE, I ASK THAT SINCE
DEFENDANT IS CHARGED DEFEN THE PROOF
THAT PROCED IRE WAS FOLLOWED.

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DACLISION: PLAINT IFF
SEEKS 2 MILLION FOR ALL YHE
DAMAGE SAUSED BY THE DEFENDANTS
THE ELEMENT CANT BE PROJED IN
THEIR COURT SO, IT CAUSED DAMAGE
KEEPING PLAINT IFF IN CUSTODY.

HIS WAS SENT USPS MAIL TO 801 WEST SUPERIOR ANE CLEVELAND, OH M/41/13.

Dærrjasm Glif